IN THE UNITED STATES BANKRUATEY LOWET	FILED
FOR THE NORTHERN DISTRICT OF TEXAS	SEP 04 2018
FORT WORTH DIVISION	CLERK, U.S. BANKRUPTCY COURT NORTHERN DISTRICT OF TEXAS
INRE: L'ASEND.	: 18-12765-RFN
ASHLEY N. JOHNSON, XXX-XX-3446	
1615 JAYBIRD LANE	
SALINGTOWN, TX 76082 Lhapter 13	7
Debtor	
RESPONDENT MICHAEL WESLEY TOHNSON, JR'S WR	ITEN OBTELLIONS
TO LONFIRMATION OF DEBTOR'S CHAPTER 13 PLAN	
TO THE HONDRABLE JUNGE OF SAID PROCEEDINGS:	
LOMES NOW MICHAEL WESLEY TOHNSON, TRI "here	
* Michael Johnson ") proceeding prose in the above and	titled cause of
action and files this his written Objections to Confirmation	A #
Chapter 13 Plan, and herein oppose such actions for	the following
reasons:	
Intoduction to the farties at Issue	
1. This is a Bankruptly proceeding in the matter N. Johnson filed on or about August 9, 2018 seeking to Lurrent under Chapter 13 Bankruptey proceedings.	extinguish her
Jest and the second of the sec	

2. Lurrently. Michael Wesley Johnson. Ir and Ashley N. Johnson is legally married, therefore all assets are joined between the parties.

3. Respondent Michael Johnson has until September 7, 2018 to file his Written Objections to Lonformation of Dektor's Chapter 13 Plan filed by Ashley N. Johnson.

4. On September 14, 2018, at 10:00 A.M. this matter is set for a Trustee's Pre-Hearing Conference regarding Confirmation.

Reasons For Objections

1. Due to Respondent Michael Johnson being legally married to
Debtor Ashley N. Johnson, the resolution of this matter Authorizing

A Chapter 13 Bankruptcy on behalf of Debtor may entertain an adverse

legal effect on Respondent Michael Johnson's holdings, assets and/or

credit, and as such, Respondent Michael Johnson abjects to the herein

proceedings.

2. Respondent Michael Johnson have discussed on a number of

Decassions his non-approval of potential Bankruptey proceedings with

Debtor Ashler N. Johnson While the parties are legally married. Respondent

duly apposes these proceedings thus said proceedings must be delayed

until a final divorce decree is entered, and all personal assets are

dissolved between the parties in a final resolution by a final divorce

decree. Debtor Ashler N. Johnson has made it known to Respondent

Michael Johnson that she has filed a petition for divorce, however Respondent

has not received a copy of said petition, and until the divorce is final,

the Respondent Michael Johnson duly abjects to any and all proceedings

that will adversely affect him due to the entitlement of marriage.

3. Previously, Respondent Michael Tohnson provided Debtor, Ashley
N. Johnson With a Powler of Attorney to act as agent on his behalf
however on May 10, 2018 Respondent herein sought and obtained a
formal Revocation of Power of Attorney and provided Debtor Tohnson
with a copy, thereby notifying her of such instrument, and further
instructing her that she is no longer authorized to act as agent on his
behalf or utilize his personal identifications such as: social security
number in Conjunction with personal identification Lards or other
personal information in any manner to obtain Lredit, purchases or propert,
in any manner. As such, Respondent objects to this Bankruptey proceeding
to Which Debtors Ashley N. Johnson may have continued to estilize his
personal identification (s) which may leave him insolvent thus allowing
Preditors to Ottach liens to current holdings of Respondent Michael
Johnson. See Exhibit A here to attached
4. Although not relevant to shiections or this proceeding, it is noteinforthy
to set out that Respondent Michael Tohnson is currently incorcerated at the
Texas Department of Corrections, the James Lynaugh Unit at 1098 S. Hwy
2037 Fort Stockton, Tx. 79735. Moreover, Respondent Michael Johnson's
mother Deborah Stewart has how being appointed acting agent on behalf
of Respondent by providing her with a fower of Attorney. If necessary,
for immediate contact, all legal affairs or otherwise can be discussed
With her by calling 817-713-3870.
5. Due to Respondent Michael Johnson's incorceration he is unable
to hire legal coursel to fully apprise him of his rights and consequencies
of Bankruptcy proceedings, and stands at a disadvantage, and for such
Respondent further objects accordingly,

WHEREFORE PREMISES CONSIDERED, Michael Wesley Johnson, Ir.,
respectfully pray that this honorable court grant his written objections
ore specifully pray that this honorable court grant his written objections and futher abote or set aside this matter of Ashley N. Johnson's
Bankruptcy proceedings until the parties divorce is final, or alternatives
Set out a 1 later Alpa in accord to Respondent's Objections to be
Set out a politen plan in accord to Respondent's Objections to be forwarded to him for approval to which does not adversely affect
the colobbar and the land of the Dochester
the estable or property of the Respondent.
Respectfully submitted,
Mulle
Michael Mesley Johnson Tr.
TDC # 2045104
1098 S. Huly 2037
Fort Stockton, Tx. 797-35

IN THE LINITED	STATES BANKRUPTEY LOURT	
	HERNI DISTRICTOFTEXAS	
FERT WORTH DIVISIONS		
in le:	LASE No: 18-42765 -RFN	
ASHLEY N. JOHNSONL XXX-XX-	-3446	
165 TAYBIRD LANE		
SPRINGTOWN_TX 76082	LHAPTER 13	
Behter		
LERTIFIC	ATE OF SERVICE	
1. Michael Wesley Tohn	son, To hereby Lertify that a true and	
	instrument was sent by U.S. mail	
On this 29 day of August.	2018 by U.S. mail to Tim Truman,	
Chapter 13 trustez _ 6851 . Richland Hills . TX 76180-66	N. E. Loup & 20. Suite 300, North	
	Respectfully submitted,	
	Mallan	
	Michael W. Johnson Tr.	
	IDC# 2045104	
	Lynaugh Unit	
	1098 HWY 2037	
	Fort Stockton, Tx 79735-DOUD	

IN THE UNLITEDS.	TATES BANKRUPTLY LOURT
FOR THE NORTHERN	I DISTRICT OF TEXAS
FORT WO	RTH
IN RE:	CASE NO: 18-42765-RFN
ASALEY N. JOHNSON XXX-XX-34	146
1615 TAYBIRD LANE	
SPRINGTOWN. TX 76082	CHAPTER 13
Debtor	
DKD	<u>ER</u>
Lame to be heard on this	stheday of,
	Wesley Johnson's Ir's Intritten
	Debtors Chapter 13 Plan, and Ofter
hearing the same, said Objec	tions is hereby [I branted]
	HONDRABLE PIRESIDING TUNGE

Case 18-42765-rfn13 Doc 26 Filed 09/04/18 Entered 09/04/18 14:58:43 Page 7 of 9

Revocation of Power of Attorney

1, Michael W. Johnson
address: 1098 S. HWY 2037
address: 1098 S. HWY 2037 Fort Stockton, Tx 79735
revoke the power of attorney dated April 27, 20 10, which was granted to Ashley Nicole Johnson address: 1615 Jaybird Ln.
Springtown, TX 76082
to act as my attorney-in-fact.
Dated May 10 th ,20 18
Signature of Person Revoking Power of Attorney
Michael W. Johnson Printed Name of Person Revoking Power of Attorney
State of 1845 County of Pecos
On Mcy 10 ⁴⁰ , 20 18, Johnson. michael wesley personally came before me and, being duly sworn, did state that he or she is the person described in the above document and that he or she signed the above document in my presence.
Signature of Notary Public
Notary Public, In and for the County of PECO SAMUEL G RAMIREZ State of PEAS Notary Public State of Texas
My commission expires: 3/2/2020 Motary ID# 12641440-5 Notary Without Bond

August 29,2018
Michael Inlester Johnson, Tr.
TDC#
Lynaugh Unit
1098 HW/ 2037
Fort Stockton, Tx. 797.75-DDDD
Bankrupted Clerk
Bankruptey Lourt
SOI W. Tenth St.
Fort Worth, TX. 76/02-3643
IN RE: LOSE NO.º 18-42765-RFN
Styled: INRE: ASHLEY N. JOHNSON
Dear Bankruptey Llerk:
Enclosed you will find the Original of my Objections To Confirmation of Debtor's Chapter 13 Plan. Please bring my Objections to the
of Debtor's Chapter 13 Plan. Please bring my Objections to the
proper court that has jurisdiction over this matter in the above
entitled cause of action.
Thank you for your assistance in this matter.
I'CUHON-
Michael W. Johnson Ir.